

SENATOR BERNARD-STEVENS: Time.

SENATOR CHAMBERS: I don't think the Legislature...we can do it but I don't think it would have legal effect. And the Supreme Court, I think, would take care of it in short order, so if you don't like LB 1296, add this amendment which has not had a public hearing.

SENATOR BERNARD-STEVENS: Thank you. Senator Chambers. Senator Kristensen.

SENATOR KRISTENSEN: Thank you, Mr. President, members of the Legislature. Senator Chambers, as you were speaking with Senator Matzke, if I remember the case law correctly, it's seven days in front of the Legislature. Mr. President, could I ask Senator Chambers a question?

SENATOR BERNARD-STEVENS: Senator Chambers, would you yield to a question?

SENATOR KRISTENSEN: Isn't that the...is it five or seven days in front of the Legislature, Senator Chambers?

SENATOR CHAMBERS: Senator Lindsay said five.

SENATOR KRISTENSEN: Okay. And whether that's...

SENATOR CHAMBERS: Senator Beutler being the scholar that he always is, has seen where by case law, it's five legislative days.

SENATOR KRISTENSEN: Okay. And when it talks about being in front of the Legislature, and I don't know...I don't know the answer to this, so this not a...this is probably more of a statement than it is a question...whether it's been printed in the Journal and available in front of the Legislature for consideration for five days, I don't know if that counts or not. But that may be an issue somebody gets to...will find the answer to perhaps. What is important to me, and when we drafted the Court of Appeals' opinions...or not their opinions but their statutory framework, we wanted to make sure that they were, in effect, an error-correcting court. They're going to hear the nuts and bolts of whether there was an error. The Supreme Court